BEST AVAILABLE COPY

	PTO/\$8/52 (10	05)
	Approved for use through 04/30/2007. OMB 0651-0	na.
Under the Paperwork Reduction Act of 1008, as access	U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMER	~=
Under the Paperwork Reduction Act of 1995, no persons are required to respond	d to a collection of information unless it declays a valid OMB control our	

REISSUE APPLICATION DECLARATION BY THE ASSIGNEE	Docket Number (optional) 1999U029, RE, US			
I hereby declare that	CENTRAL			
The residence, mailing address and citizenship of the inventors are stated	· · · · · · · · · · · · · · · · · · ·			
·	APR			
	n Technologies, LLC			
and the title of my position with said assignee is:	l and Secretary			
The entire title to the patent identified below is vested in said assignee.				
David H. McConville	Citizenship			
Residence/Mailing Address 4015 Cinnamon Fern Court, Houston, Texas, 77059				
m/enter	Citizenship			
Residence/Mailing Address				
Additional Inventors are named on separately numbered sheets a	ttached hereto.			
	Patent Issued			
in a Polymerisation Process the specification of which				
is attached hereto.	·			
was filed on February 12, 2004 as reissue a	application number 10 / 777, 563			
and was amended on February 12, 2004 and November 1 (If applicable)	2005			
I have reviewed and understand the contents of the above identified specific amendment referred to above.	ication, including the cialms, as amended by any			
l acknowledge the duty to disclose information which is material to patental	bility as defined in 37 CFR 1.58.			
I hereby claim foreign priority benefits under 35 U.S.C. 118(a)-(d) or (or equivalent) listing the foreign applications.	(f), or 365(b). Attached is form PTO/SB/02B			
I verily believe the original patent to be wholly or partly inoperative or invalid below. (Check all boxes that apply.)	d, for the reasons described			
by reason of a defactive specification or drawing.				
by reason of the patentee claiming more or less than he had the right	t to claim in the patent.			
by reason of other errors.				

[Page +of-3] / [Page

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

713 892 3687

BEST AVAILABLE COPY

Firm or Individual Name didress State	Under the P	sperwork Reduction Act of 1995, no persons am rem	rired to	U.S. Pa	tent and Tradomark On	100, U.S. D	PARTMENT OF COVIMERCE	<i>3</i> B
At least one arror upon which reissue is based is desorted as follows: Claim 1 is anticipated by Japanese Laid Open Patent Application (Kotal) 10-33042 (330, 412/19+e), aspectifically at page "2 of 14 pages" under the heading "Solution" and before Translator's Note, the Kokai discloses an olefin polywerization catalyst that comprises (A) transition macal compound from [Attanuadditional sheets in needed]. Note. Actached laterors confected in this pressure application arose without any descrive intention on the part of the applicant. Rereby appoint: See Practitioners associated with Customer Number: 25959 Practitioner(s) named below: Name Registration Number Registration Number a mylour atomey(s) or agent(s) to prosecute the application identified above, and to brensact all business in the United bates Platent and Trademark Office connected therewith. The soldress Direct all communications about the application to: Which is a soldress of the sold			I ING /	499IQMEE	Docket Nu	Wipter (Or See or a section	s a would OMB control number	۲.
Claim 1 is anticipated by Japanese Laid Open Patent Application (Kokal) 10-33042 (330, 412/19*e), specifically at page *2 of 76 pages* under the heading *Solution* and before Translator's Note, the Kokal discloses an olefin polyesrization catalyst that comprises (A) transition maral compound from the comprises (A) transition and compound from the comprises (A) transition and expected in this reissue application arose without any deceptive intention on the part of the applicant. Beetly appoint Beetly appoint Practitioners associated with Customer Number: Practitioner(s) named below: Practitioner(s) named belo	At least one er	ror upon which reissue is based is descri	bed as f	ojlowe.	1999002			4
Note, the Kokai discresse an oleftin polymerization catalyst that comprises (a) transition mada a congound from Catalyst that comprises (a) transition mada congound from Catalyst that comprises (b) transition mada congound from Catalyst that comprises (a) that congound from Catalyst that comprises (a) that congound from Catalyst that comprises (a) transition mada congound from Catalyst that congound from Cata	Claim 1 is	; anticipated by Japanese Laid	Open I	Patent Ap	plication (Kok	a1) 10-	33042 (220 410/1	ا
measal compound, from [Alach additional sheets, if needed.] Nata. Attached hereby appoint [Alach additional sheets, if needed.] Nata. Attached hereby appoint [Alach additional sheets, if needed.] Nata. Attached hereby appoint [Alach additional sheets, if needed.] Nata. Attached hereby appoint [Alach additional sheets, if needed.] Nata. Attached [Alach additional sheets] Practitioners associated with Customer Number. [Alach additional sheets] [Alach additio	apecifica	illy at page "2 of 74 pages" un	der th	re heading	7 "Solution"	d hee-	55042 (580, 412/1	998),
Attach additional sheets, if needed. Not be a polication to a cost without any deceptive intention on the part of the applicant. It is practitioners associated with Customer Number: Practitioners associated with Customer Number: 25959	Note, the	Rokai discloses an olefin bol	vmeria	ation co	solution at	d pero	e translator's	1
All errors corrected in this reisaue application arose without any decaptive intention on the part of the applicant. Practitioner(s) named below. 25959	maral come	COUNCIL FROM SALES	di+la	haak- :				1
Practitioner(s) named below:	All errors corr	ected in this reissue application arose	withou	tany decer	ptive intention on	tached the part	of the applicant	-}
Practitioner(s) named below: Name Registration Number Registration Number s my/our attorney(s) or agent(s) to prosecute the application identified above, and to trensact all business in the United tales Patent and Trademark Office connected therewith. The address: Direct all communications about the application to: The address associated with Customer Number: The address associated with Customer Number: State The address associated with Customer Number: The address associated with Customer Number: State The address associated with Customer Number: The add	THE CON GPPON	1 to				J	or the spendant.	†
s my/our attomey(s) or agent(s) to prosecute the application identified above, and to trensect all business in the United tates Patent and Trademark Office connected therewith. Orrespondence Address: Direct all communications about the application to: The address associated with Customer Number: 259 59	OR							
s my/our ettomey(s) or agent(s) to prosecute the application identified above, and to trensact all business in the United satiss Patent and Trademark Office connected therewith. Orrespondence Address: Direct all communications about the application to: X The address associated with Customer Number: 25959 OR Firm or individual Name didress WARNING: attitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may outlied to identify theft. Personal information such as social security numbers, bank account numbers, or credit card unbear (ether than a check or credit card authorization form PTO-2008 submitted for payment purposes) is never required by a USPTO to support a patition or an application. If this type of personal information is included in documents submitted or to the USPTO. Petitioner/applicant is advised that the record of a patent application is included in patent. Furthermore, the record from an abandoned application may also be available to the public after inflication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application is suance of a patent. Furthermore, the record from an abandoned application may also be available to the public of the protection is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card information are patent. Furthermore, the record from an abandoned application may also be available to the public of the protection is referenced in a published application or an abandoned application in the application in file and therefore are not piblicly available. In the protection of the application	Practition							
One-spondence Address: Direct all communications about the application to: The address associated with Customer Number: 25959	<u> </u>	Name			Registratl	on Numb	er er	
One-spondence Address: Direct all communications about the application to: The address associated with Customer Number: 25959								
One-spondence Address: Direct all communications about the application to: The address associated with Customer Number: 25959								
One-spondence Address: Direct all communications about the application to: The address associated with Customer Number: 25959	ļ							
One-spondence Address: Direct all communications about the application to: The address associated with Customer Number: 25959								1
The address associated with Customer Number: 25959	States Patent a	iey(s) or agent(s) to prosecute the applicant	ation ide	ntified abov	e, and to transact	all busine	ss in the United	1
The address associated with Customer Number: CR		to Trademon Office Confected triefewig	· · · · · · · · · · · · · · · · · · ·	·				┇
Firm or Individual Name didress ity State Zip country elephone Email WARNING: wastitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may ontribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card umbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by a USPTO, peritioner/applicant is nould consider redacting such personal information is included in documents before submitting em to the USPTO. Peritioner/applicant is advised that the record of a patent application or an application request in compliance with 37 CFR 1.213(a) is made in the application issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the properties is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card intorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not ability available. The properties of the properties of the public of the payment purposes are not retained in the application file and therefore are not ability available. The properties of the publication of my own knowledge are true and that all statements made on information debelled are believed to be true; and further that these statements were made with the knowledge that willful false atterments and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful assestments may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this qualture. The properties of the purposes are properties and properties and patent to which this patent.	Correspondence	e Address: Direct all communications abo	out the a	pplication to);		•	1
CR Film or Individual Name Email	The addre	sa associated with Customer Number	2599					
State WARNING: attitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may outlibute to Identify theft. Personal information such as social security numbers, bank account numbers, or credit card unbroization form PTO-2038 submitted for payment purposes) is never required by a USPTO to support a patition or an application. If this type of personal information is included in documents submitted to a USPTO, petitioners/applicants ehould consider redacting such personal information more the documents before submitting em to the USPTO. Petitioners/applicant is advised that the record of a patent application is valiable to the public after iblication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application is issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public of the introduction forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not interest that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false atterments and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful as atterments made in the application or any patent to which this calcaration is directed. Unless of Assignee Date 3.20.06		and a second sec	L					ı
MARNING: State WARNING: Authorized to dentity theft. Personal information such as social security numbers, bank account numbers, or credit card umbers (other than a check or credit card uniformation formation for payment purposes) is never required by a USPTO to support a patition or an application. If this type of personal information from the documents submitted to a USPTO, petitioners/applicant is advised that the record of a patient application is available to the public after riblication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) is susuance of a patient. Furthermore, the record from an abandoned application may also be available to the public of the projection is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card ethorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not riblicity available. Serveby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false atterners and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful as statements may jeopardize the variety of the application, any patent issuing thereon, or any patent to which this gnature. Date 3. 36 - 06	Firm or							-
warning: Warning: State Zip Warning: State Zip Warning: State Zip Warning: State Zip Warning: State Warning:								[
warning: Warnin	Address							1
warning: Warnin								
WARNING: atitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may ontribute to Identity theft. Personal information such as social security numbers, bank account numbers, or credit card umbers (other than a check or credit card authorization form PTC-2038 submitted for payment purposes) is never required by e USPTO to support a patition or an application. If this type of personal information is included in documents submitted to e USPTO, petitioners/applicants should consider reducting such personal information from the documents before submitting em to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after oblication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the polication is referenced in a published application or an Issued patent (see 37 CFR 1.14). Checks and credit card intorization forms PTC-2038 submitted for payment purposes are not retained in the application file and therefore are not ability available. Interest declare that all statements made herein of my own knowledge are true and that all statements made on information abertances and the like so made are punishable by fine or Imprisonment, or both, under 18 U.S.C. 1001, and that such willful as statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this claration is directed. Date 3.26.06 Date 3.36.06 Da	CIA		State			Zip		1
WARNING: atitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may outribute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card umbers (other than a check or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a patition or an application. If this type of personal information is included in documents submitted to be USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting the to the USPTO. Petitioners/applicant is advised that the record of a patent application is available to the public after ublication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the individual properties in referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card intorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not inclicitly available. Interest declare that all statements made herein of my own knowledge are true and that all statements made on information at definition and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful as a statements may jeepardize the validity of the application, any patent issuing thereon, or any patent to which this caration is dinferted. Date 3.26.06 Ill name of person signing (given name, family name)	Country			······································				1
atitioner/applicant is cautioned to avoid submitting personal information in documents filed in a patent application that may partitibute to identity theft. Personal information such as social security numbers, bank account numbers, or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a position or an application. If this type of personal information is included in documents submitted to be USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting em to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after a to the uspect of the application (unless a non-publication request in compliance with 37 CFR 1.213(s) is made in the application) issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the insulation forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not attorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not ability available. Interest declare that all statements made herein of my own knowledge are true and that all statements made on information and balled are believed to be true; and further that these statements were made with the knowledge that willful false atterments may jeepardize the variety of the application, any patent issuing thereon, or any patent to which this claration is directed. Date 3.26.06 Date	Telephone	***************************************		Email			· · · · · · · · · · · · · · · · · · ·	i
infibrition to Identity theft. Personal information such as social security numbers, bank account numbers, or credit card authorization form PTO-2038 submitted for payment purposes) is never required by the USPTO to support a patition or an application. If this type of personal information is included in documents submitted to be USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting em to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after insurance of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) is insurance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the insurance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the insurance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the insurance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the insurance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the insurance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the insurance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the insurance of a patent. Furthermore, the record from an abandoned application may also be available to the public after the insurance of a patent such as a patent and the application forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application forms PTO-2038 submitted for payment purposes are not retained in the knowl			WARN	ING:		····		†
e USPTO to support a patition or an application. If this type of personal information is included in documents submitted to e USPTO, petitioner/applicants should consider redacting such personal information from the documents before submitting em to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after oblication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the explication is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card introduction forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not related as a personal patent and the application file and therefore are not related as a personal patent and the statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false attements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful as a statements may jeepardize the validay of the application, any patent issuing thereon, or any patent to which this claration is dimored. Date 3. 3.0.06 Date 3. 3.0.06 Date 3. 3.0.06	Petitioner/applic	ant is cautioned to avoid submitting per	sonal int	formation in	documents filed i	n a pater	nt application that may	
e USPTO, petitioners/applicants should consider redacting such personal information from the documents before submitting en USPTO. Petitioners/applicants should consider redacting such personal information from the documents before submitting ere me to the USPTO. Petitioners/applicant is advised that the record of a patent application is available to the public after inhibitation of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the public if the public issuance of a patent. Furthermore, the record from an abandoned application may also be available to the public if the public if the public is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card attended in the application file and therefore are not retained in the application file and therefore are not related in the application f	unmoers (other i	man a check of credit card authorization :	form PT	O-2038 sub	mitted for navmen	t pumpse	c) is never required by	
e USPTO, pertitioners/applicants should consider redacting such personal information from the documents before submitting em to the USPTO. Petitioner/applicant is advised that the record of a patent application is available to the public after ublication of the application (unless a non-publication request in compliance with 37 CFR 1.213(a) is made in the application) is under the record from an abandoned application may also be available to the public if the application is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card attorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not ability available. The respondence of a patent is advised to the public after that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false attements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful sets statements may jeepardize the variety of the application, any patent issuing thereon, or any patent to which this claration is dinferted. Date 3.36.06 It name of person signing (given name, family name) It name of person signing (given name, family name)	ne uspic to s	upport a patition or an application. If thi	is type c	f personal i	nformation is inclu	ded in de	MIMORITE SUBMITTED TO	1
issuance of a patient. Furthermore, the record from an abandoned application may also be available to the public if the issuance of a patient. Furthermore, the record from an abandoned application may also be available to the public if the issuance of a patient. Furthermore, the record from an abandoned application may also be available to the public if the issuance of a patient. Furthermore, the record from an abandoned application may also be available to the public if the public is referenced in a published application or an issued patient (see 37 CFR 1.14). Checks and credit card inthorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not into its possibility available. It is a patient is a published application or an issued patient (see 37 CFR 1.14). Checks and credit card inthorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not into its possibility available. It is a patient is a published application or an issued patient (see 37 CFR 1.14). Checks and credit card inthorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not into its patient is a published application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the application file and therefore are not retained in the applic	ne uspio, pet	moners/appiicents should consider redac	វារាជ ខេរក	h personal i	information from th	mussah a	ante hafara cultimittina	
assuance of a patient. Furthermore, the record from an abandoned application may also be available to the public if the public is referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card inthorization forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not ability available. It is a statement of the public that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false attements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful as statements may jeepardize the validity of the application, any patent issuing thereon, or any patent to which this claration is directed. Date 3.26-06 It name of person signing (given name, family name) It name of person signing (given name, family name)	sublication of the	application (unless a non-oublication re	attne n duestin	ecord of a p	patent application	ıs avalla 3(a) is m	ble to the public after	ļ.
referenced in a published application or an issued patent (see 37 CFR 1.14). Checks and credit card attributation forms PTO-2038 submitted for payment purposes are not retained in the application file and therefore are not ablicly available. Itereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false atterments and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful as statements may jeepardize the validity of the application, any patent issuing thereon, or any patent to which this claration is directed. Date 3.26.06 It name of person signing (given name, family name) It name of person signing (given name, family name)	or issuance of a	patent. Furthermore, the record from :	an abar	idoned appl	lication may also l	lelieve ar	ble to the nublic if the	
pereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false atternents and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful use statements may jeepardize the variety of the application, any patent issuing thereon, or any patent to which this claration is dintored. Date 3. 26 - 06 It name of person signing (given name, family name) Raul R. Montes Idress of Assignee	או פו נוסויםסייכני	eterenced in a published application of	raniss	ued patent	/see 37 CFR 1	14) Ch	eaks and credit card	1
atements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful se statements may jeepardize the variety of the application, any patent issuing thereon, or any patent to which this claration is directed. Date 3 26 06	publicly available	ins PTO-2030 Submitted for payment pt	ırposes	are not reta	ained in the applic	ation file	and therefore are not	ļ
atements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful se statements may jeepardize the validity of the application, any patent issuing thereon, or any patent to which this claration is directed. Date 3 26 06	horoby doctors	that all statements and best a service	- I					
atements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. 1001, and that such willful se statements may jeepardize the validity of the application, any patent issuing thereon, or any patent to which this claration is directed. Date 3 26 06	and belief are	pelieved to be true; and further that the	VO KNOW	ns etements w	ue and that all stat vere made with th	ements n	hade on information	/
Ill name of person signing (given name, family name) Idress of Assignee	statements and t	the like so mada are punishable by fine (or impris	coment, or	both, under 18 U.	S.C. 1001	1. and that such willful	
Ill name of person signing (given name, family name) Raul R. Montes Idress of Assignee	Bise Statements	s <u>may leepardize</u> the vehicity of the ap	plication	, any pate	nt issuing thereor	a, or any	patent to which this	1/2/
Raul R. Montes Idress of Assignee	Bignature	Jan 1 Hungel	T			Date #	26.01	17/
Idress of Assignee	Full name of pen	8gn signing (given name family name)					NO.00	MA
Moress of Assignee 5555 San Felipe Road, Suito 1950, Houston, TX 77056								1/2/
	Address of Assig 5555 San F	nee						' -
		CIIDE MORE SAILS 1950 HOUSES	m. TX	77056				ł

USSN 10/777,563 continuation of discussion of at least one error upon which Reissue is based

Group 4 of the Periodic Table that contains a ligand that has the cyclopentadienyl skeleton;

(B) transition metal amide compound represented by (R₂N)_kMX_{j-k} Wherein

M is a transition metal from Groups 3-6 of the Periodic Table, j is the valence of M, k is an integer from 1 to j, R is, for example, hydrocarbyl, and X is, for example, halogen; and

(C) at least one compound selected from organometal compounds, organoamuminumoxy compounds, and compounds that react with the aforesaid (A) or (B) to form an ion pair."

Page 3 of 3